

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/973,040	10/10/2001	Hiroki Homma	Q66535	5048	
75	590 11/02/2004	EXAMINER			
SUGHRUE, MION, ZINN, MACPEAK & SEAS 2100 Pennsylvania Avenue, N.W. Washington, DC 20037			MCCLELLAN, JAMES S		
			ART UNIT	PAPER NUMBER	
g.c, 2			3627		
			DATE MAILED: 11/02/200	4	

Please find below and/or attached an Office communication concerning this application or proceeding.

•								
		Ар	plication No.	Applicant(s)				
Office Action Summary		09	/973,040	HOMMA, HIROKI				
		Exa	aminer	Art Unit				
	·	Jar	nes S McClellan	3627				
The MAILI Period for Reply	NG DATE of this commun	nication appears	on the cover sheet with	h the correspondence addr	ess			
THE MAILING DA - Extensions of time ma after SIX (6) MONTHS - If the period for reply s - If NO period for reply - Failure to reply within Any reply received by		ICATION. s of 37 CFR 1.136(a). munication. 30) days, a reply within tatutory period will app y will, by statute, cause	In no event, however, may a report the statutory minimum of thirty by and will expire SIX (6) MONT to the application to become ABA	ply be timely filed (30) days will be considered timely. HS from the mailing date of this com.	munication.			
Status	•							
1)⊠ Responsive	e to communication(s) file	ed on <i>10 Octob</i>	er 2001					
	Responsive to communication(s) filed on <u>10 October 2001</u> . This action is FINAL . 2b)⊠ This action is non-final.							
<i>'</i> =								
<i>'</i> —	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition of Clain	าร							
	Claim(s) <u>1-23</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration.							
•	Claim(s) is/are allowed.							
	Claim(s) 1-23 is/are rejected.							
	Claim(s) is/are objected to.							
· · · · -	Claim(s) are subject to restriction and/or election requirement.							
Application Papers								
9)☐ The specific	ation is objected to by th	ne Examiner.						
10)⊠ The drawing(s) filed on <u>10 October 2001</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.								
Applicant ma	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacemen	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11)☐ The oath or	11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority under 35 U.	S.C. § 119							
a)⊠ All b)□ 1.⊠ Certi 2.□ Certi 3.□ Copi	ment is made of a claim] Some * c) None of: fied copies of the priority fied copies of the priority es of the certified copies cation from the Internatio	documents have documents have of the priority d	ve been received. ve been received in Ap ocuments have been r		tage			
* See the attac	ched detailed Office action	on for a list of th	e certified copies not r	eceived.				
Attachment(s)								
1) Notice of Reference				ummary (PTO-413)				
3) X Information Disclosi	son's Patent Drawing Review (i ure Statement(s) (PTO-1449 o ate <u>10/10/01 & 2/20/04</u> .			/Mail Date formal Patent Application (PTO-1 _·	52)			

DETAILED ACTION

Information Disclosure Statement

1. Applicant's submission of Information Disclosure Statements on 10/10/01 and 2/20/04 have been considered as indicated by the attached signed copy of each PTO-1449.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 3. Claims 1-3, 5, 8-12, 14, 17, 18, 20, 21, and 23 are rejected under 35 U.S.C. 102(e) as being anticipated by U.S. Patent No. 6,300,880 (hereinafter "Sitnik").

Regarding **claim 1**, Sitnik discloses a service system for allowing a person to listen to sound recorded in a recording medium as aural data, comprising: a first terminal (40); at least one second terminal (43) which is capable of making communication with said first terminal through a network (42, see Figure 2), said second terminal (43) being fixed in a predetermined closed area (a retail store; see column 22, line 60); and a plurality of third terminals (20; see column 1, lines 5-7, "portable receiver") each making communication with said second terminal (43) through radio signals (see column 16, lines 45-48), each of said third terminals (20) being held by said person and being movable within said predetermined closed area (retail store); said

first terminal (40) including a database (see Figure 3, "Central Database Server 40") storing aural data therein and distributing said aural data to said second terminal (43); said second terminal (43) storing therein said aural data distributed from said first terminal (40), and distributing (see Figure 3, "Local Information Distribution System 43") said aural data to each of said third terminals (20) in response to an access made by each of said third terminals (20) to said second terminal (43); each of said third terminals (20) making access to said second terminal by transmitting a signal indicative of aural data selected by a user (see column 3, lines 42-43), receiving (via receiver 25) aural data indicated by said signal, and reproducing the received aural data. The limitations of dependent claims 2, 3, and 5 are shown in Figure 3 or disclosed in the specification (see specifically, column 22, line 55 - column 23, line 6).

Regarding **claim 8**, Sitnik discloses a service system in a shop (see column 22, line 60) selling recording mediums as set forth above in detail for claim 1.

Regarding **claim 9**, Sitnik discloses a service system in a shop (see column 22, line 60) selling recording mediums as set forth above in detail for claim 1. The limitations of dependent **claims 10-12 and 14** are shown in Figure 3 or disclosed in the specification (see specifically: column 22, line 55 - column 23, line 6 and column 10, lines 51-61).

Regarding claim 17, Sitnik discloses a method for allowing a person to listen to sound recorded in a recording medium as aural data in a system as set forth in claim 1 and including the transmission and reproduction steps set forth in the specification. The limitations of dependent claim 18 is shown in Figure 3 or disclosed in the specification (see specifically, column 22, line 55 - column 23, line 6).

Regarding **claim 20**, Sitnik discloses a method for allowing a person to listen to sound recorded in a recording medium as aural data in a shop selling said recorded medium as set forth in claim 1 and including the transmission and reproduction steps set forth in the specification.

The limitations of dependent **claims 21 and 23** are shown in Figure 3 or disclosed in the specification (see specifically, column 22, line 55 - column 23, line 6).

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 4, 6, 7, 13, 15, 16, 19, and 22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sitnik in view of *Official Notice*.

Sitnik discloses all the claimed elements as set forth above but fails to explicitly disclose the use of removable memory in a mobile device, the mobile device comprises a cellular phone, and communication via bluetooth signals.

The Examiner takes Official Notice that it was old and well known at the time the invention was made for mobile devices to have removable memory, for mobile devices to be cellular phones, and communication via bluetooth signals.

U.S. Patent No. 6,771,981 (hereinafter "Zalewski") is cited as factual evidence to support the Examiner's assertion of Official Notice.

Art Unit: 3627

It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Sitnik with a cell phone with removable memory and communicatin via bluetooth signals as was old and well known, because utilizing the customer's cell phone reduces the overhead costs required by the retail store to purchase and protect their own portable devices.

Conclusion

6. The prior art made of record and not relied upon is considered pertinent to Applicant's disclosure.

Scibora et al. is cited of interest for disclosing a mult-station audio distribution apparatus.

Stern is cited of interest for disclosing a reconfigurable audiovisual previewing system and method of operation.

Jones is cited of interest for disclosing a personal entertainment and communication device.

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jim McClellan whose telephone number is (703) 305-0212. The examiner can normally be reached on Monday-Friday from 9:30 to 6:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robert Olszewski, can be reached at (703) 308-5183.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-1113.

Any response to this action should be mailed to:

Commissioner of Patent and Trademarks Washington D.C. 20231

Art Unit: 3627

or faxed to:

(703) 872-9306 (Official communications) or (703) 746-3516 (Informal/Draft communications).

Hand delivered responses should be brought to Crystal Park 5, 2451 Crystal Drive,

Arlington, VA, 7th floor receptionist.

James S. McClellar Primary Examiner A.U. 3627

jsm October 28, 20044